AlliedSignal, Inc. Confidential

Offgas Mole Tallo HF/CH2CIF	441	466	189	846	457	200
Offgas Moles CH2CIF	0.113	0.102	0.132	0.056	0.068	0.090
Off-gas Moles HCI	9.0	0.5	9.0	0.5	9.0	9.0
Off-gas Moles HF	20	48	52	84	31	45
Offgas %CH2F2	48.9	51	63	47.9	49.9	58.7
Off-gas %CH2CIF	8.1	7.5	9.9	6.4	4.74	5.3
Off-gas Off-gas Offgas Off-gas %CH2CI2 %CH2CIF %CH2F2 Moles HF	37.5	38.4	23.12	4.44	41.8	32.2
Recycle wt% HF 9	49.7	49.7	49.7	49.7	49.7	49.7
HF+Organic Recycle lb/hr	0.45	0.45	0.45	0.45	9.0	9.0
HF Ib/hr	8	6.1	6.0	6.	7	1.7
Sample Time	0:53	1:16	2.19	3.07	5.12	1 0.00



INTERFERENCE INITIAL MEMORANDUM

BOARD OF PATENTS APPEALS INTERFERENCES: An Interference is found to exist between the following cases:

This interference involves __2__ parties

If application has been paleented, have maintenance tess paid? Yes_No_Nariemance fees not due yet "Accorded the benefit of: COUNTRY U.S. 09530.649 September 20, 1995 FILING DATE PATENT NO., IF ANY ISSUE DATE, IF ANY U.S. 09530.649 September 20, 1995 FILING DATE PATENT NO., IF ANY ISSUE DATE, IF ANY U.S. 09530.649 September 20, 1995 FILING DATE PATENT NO., IF ANY ISSUE DATE, IF ANY The calmids of this party when correspond to this court islene): PATENTED OR PATENTABLE PENDING CLAIMS 1-0 UNPATENTABLE PENDING CLAIMS 1-10	PARTY Clemmer et al	APPLICATION NO. 08/959,748	FILING DATE October 28, 1997	PATENT NO., IF ANY	ISSUE DATE, IF ANY				
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1. For every patent involved in the interference, check if the maintenance fees have been paid by using the patent number with PALM screen 2970. If fees are due and they have not been paid, the interference cannot be declared since it would involve an expired patent. (35 U.S.C. 135(a); 37 CFR 1.606). 2. For each party, separately identify the patentable and unpatentable claims which correspond to the count. (37 CFR 1.601 (n), 1.601 (n), 1.601 (n), 1.609 (b)(2)). 3. For each party, separately identify the patentable and unpatentable claims which do not correspond the count. (37 CFR 1.609(b)(3)). 4. Forward all files including those the benefit of which is being accorded. 5. Keep a copy of the Interference Initial Memorandum and any attachments for your records. All information requested below must be attached on (a) separate typewritten sheet(s) 6. On a separate sheet, set forth a single proposed interference count. If any claim of any party is exactly the same word for word as this count, please indicate the party, application or patent number, and the claim number. 7. For each claim designated as corresponding to the count, provide an explanation of why each claim defines the same patentable invention as the count (37 CFR 1.609(b)(2)). 8. For each claim designated as not corresponding to the count, provide an explanation of why each claim defines a separate patentable invention from the count (37 CFR 1.609(b)(3)). 9. For each additional count, if any, repeat steps 2-6 and, additionally, provide an explanation why each count represents a separate patentable invention from every other count (37 CFR 1.609(b)(1)). DATE PRIMARY EXAMINER (Signature) TELEPHONE NO. ART UNIT			UNPATENTABLE PENDING CLAIMS						
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^{**}The application number and filing date of each application the benefit of which is intended to be accorded must be listed. It is not sufficient to merely list the earliest application if there are intervening applications necessary for continuity.